1

2 3

4

5

6

7

8

9

10

12

13

11 DAVID B. CAMPBELL,

Plaintiff(s),

LTD, a British Virgin

TIMOTHY YEO and TAF GROUP,

v.

Islands Co.,

14

15 16

17

18 19

2.0

21 22

23

24

25

26 27

28

Defendant(s).

TAG Group, Ltd. were ordered to show cause in writing by

Wednesday, April 1, 2009, why they should not be held in

By Order dated March 18, 2009, defendants Timothy Yeo and

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

No. C07-6229 BZ

ORDER STRIKING DEFENDANTS' ANSWERS & ENTERING DEFAULT

contempt, or otherwise be sanctioned under Rule 16(f) for failure to comply with Court orders. (Doc. No. 68.) By that same Order, the Court scheduled a hearing on the Order to Show Cause for Monday, April 13, 2009 at 4:00 p.m. Neither defendant Yeo nor defendant TAF Group, Ltd. filed a written statement, nor did either defendant appear at the hearing on April 13. Accordingly, pursuant to the Court's previous orders (See Doc. Nos. 62, 68), and the Court's inherent 1

authority to enforce its orders and manage its cases, IT IS HEREBY ORDERED that defendants' answers are stricken and their default is entered.

It is further **ORDERED** that a hearing on plaintiff's application for default judgment is scheduled for Thursday, May 21, 2009 at 9:00 a.m. in Courtroom G, 15th Floor, Federal Building, 450 Golden Gate Avenue, San Francisco, California 94102.

Plaintiff should be prepared to prove his damages by competent testimony or other admissible evidence. If plaintiff intends to prove damages by affidavits or declarations, the affiant or declarant should have personal knowledge of all matters to which she testifies. For all evidence, proper foundations must be established. For an explanation of the evidentiary requirements for proving damages in a default case, the parties are encouraged to consult Chapter Six of Civil Procedure Before Trial by William W. Schwarzer, A. Wallace Tashima, and James M. Wagstaffe.

Defendants should attend the hearing if they contest the validity or amount of plaintiff's claim. Before being relieved of their duties as defendants' counsel (See Doc. No. 62), either Mr. Edward E. Weiman or Ms. Tami Kameda of White O'Connor Fink & Brenner LLP, shall serve defendants with this order.

Dated: April 14, 2009

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

28

27 United States Magistrate Judge

G:\BZALL\-BZCASES\CAMPBELL V. YEO\ORDERING ENTERING DEFENDANTS DEFAULT.wpd